

A<sup>o</sup>. 1905.

N<sup>o</sup> 30.



## PUBLICATIE-BLAD.

### BESLUIT

*tot vaststelling van het tarief ter bepaling van de waarde van phosphorzure kalk, afkomstig van Klein-Curaçao.*

*IN NAAM DER KONINGIN!*

DE GOUVERNEUR van Curaçao,

Overwegende, dat ter uitvoering van het eerste lid van art. 1 der verordening van 1 April/11 Juni 1896 (P. B. No. 4), tot wijziging van de verordening van 28 Juli/20 December 1881 (P. B. No. 22), houdende herziening van het gewijzigde reglement op den in-, door- en uitvoer van koopmanschappen voor het eiland Curaçao en van bepalingen op de heffing van het vuur- en bakegeld aldaar, het noodig is, het navolgende vast te stellen;

Heeft, den Raad van Bestuur gehoord, besloten:

*Eenig artikel.*

Het tarief ter bepaling van de waarde van phosphorzure kalk, afkomstig van Klein-Curaçao, wordt voor het loopend jaar als volgt vastgesteld:

phosphorzure kalk ..... f 3.— per M<sup>3</sup>.

Gegeven te Willemstad, den 14n. September 1905.

J. O. DE JONG V. B. & D.

De Gouvernements-Secretaris,  
J. F. HAAIJEN.

Uitgegeven den 14n. September 1905.

De Gouvernements-Secretaris,  
J. F. HAAIJEN.



# PUBLIC-LAW-84-143

## RESISTANCE

Section 1. (a) The President is authorized to suspend the writ of *habeas corpus* in any case in which he determines that such suspension is necessary in the interest of national defense.

### SECTION 2. (a) The President is authorized to suspend the writ of *habeas corpus* in any case in which he determines that such suspension is necessary in the interest of national defense.

### SECTION 3. (a) The President is authorized to suspend the writ of *habeas corpus* in any case in which he determines that such suspension is necessary in the interest of national defense.

(b) The President is authorized to suspend the writ of *habeas corpus* in any case in which he determines that such suspension is necessary in the interest of national defense.

(c) The President is authorized to suspend the writ of *habeas corpus* in any case in which he determines that such suspension is necessary in the interest of national defense.

### SECTION 4. (a) The President is authorized to suspend the writ of *habeas corpus* in any case in which he determines that such suspension is necessary in the interest of national defense.

(b) The President is authorized to suspend the writ of *habeas corpus* in any case in which he determines that such suspension is necessary in the interest of national defense.

(c) The President is authorized to suspend the writ of *habeas corpus* in any case in which he determines that such suspension is necessary in the interest of national defense.

(d) The President is authorized to suspend the writ of *habeas corpus* in any case in which he determines that such suspension is necessary in the interest of national defense.

(e) The President is authorized to suspend the writ of *habeas corpus* in any case in which he determines that such suspension is necessary in the interest of national defense.

(f) The President is authorized to suspend the writ of *habeas corpus* in any case in which he determines that such suspension is necessary in the interest of national defense.

(g) The President is authorized to suspend the writ of *habeas corpus* in any case in which he determines that such suspension is necessary in the interest of national defense.

(h) The President is authorized to suspend the writ of *habeas corpus* in any case in which he determines that such suspension is necessary in the interest of national defense.

(i) The President is authorized to suspend the writ of *habeas corpus* in any case in which he determines that such suspension is necessary in the interest of national defense.

(j) The President is authorized to suspend the writ of *habeas corpus* in any case in which he determines that such suspension is necessary in the interest of national defense.